) SS:	IN THE MARION SUPERIOR COURT
COUNTY OF MARION)	CAUSE NO. <u>49D05-0608-PL-032154</u>
STATE OF INDIANA,)
Plaintiff,)
v.	FILEN
SCANDINAVIAN COMFORT, INC	.,) (12) MAR 1 8 2008
Defendant.	CLERK OF THE MARION CIRCUIT COURT

CONSENT JUDGMENT

The Plaintiff, State of Indiana, by Attorney General Steve Carter and Deputy
Attorney General January Portteus, and the Defendant, Scandinavian Comfort, Inc.,
hereby agree to entry of a Consent Judgment without trial or adjudication of any issue of
fact or law herein.

The parties believe it is in their best interest to resolve the issues raised by the State of Indiana and avoid further litigation. This Consent Judgment does not constitute an admission by the Defendant of any wrongdoing, nor shall it be construed as an abandonment by the Attorney General of his position the Defendant violated Indiana's Deceptive Consumer Sales Act. The parties consent to entry of a final judgment in this proceeding by the Court and accept this Consent Judgment as final on the issues resolved herein.

JURISDICTION AND SCOPE OF JUDGMENT

1. This Court has jurisdiction and venue over the subject matter of this action and the parties hereto.

- 2. The State of Indiana's Complaint for Injunction, Costs, and Civil Penalties states a cause of action pursuant to the Indiana Deceptive Consumer Sales Act, Indiana Code § 24-5-0.5-1, et seq.
- 3. The Defendant, Scandinavian Comfort, Inc., is a for-profit foreign corporation engaged in business as a supplier of furniture and solicits consumers from its principal place of business in Marion County, located at 5305 East 82nd Street, Indianapolis, Indiana, 46250.

RELIEF ORDERED

- 4. The Defendant is permanently enjoined from engaging in the following acts and making, causing to be made, or permitting to be made the following representations:
 - a. Representing, expressly or by implication, that the subject of a consumer transaction has sponsorship, approval, characteristics, accessories, uses, or benefits it does not have which the Defendant knows or reasonably should know it does not have; and
 - b. Representing, expressly or by implication, that the Defendant is able to deliver or complete the consumer transaction within a stated period of time, or when no time period is stated, within a reasonable period of time, according to the course of dealing or the usage of the trade, when the Defendant knows or should reasonably know it cannot.
- 5. The Defendant shall pay the Office of the Attorney General, pursuant to Ind. Code § 24-5 -0.5-4(c)(3), the amount of One Thousand Nine Hundred Forty Seven

Dollars (\$1,947.00), representing the Plaintiff's costs of investigating and prosecuting this action.

6. The Defendant shall cooperate with the Office of the Attorney General in the resolution of any future written complaints the Consumer Protection Division receives. This shall include, but is not limited to, the Defendant promptly resolving valid consumer complaints brought to the Defendant's attention by the Office of the Attorney General, either prior to, or after the filing of, this Consent Judgment with the Court.

CONTINUING JURISDICTION

7. For the purpose of enforcing the provisions of this Consent Judgment, any subsequent Court obtaining jurisdiction over the Defendant based upon a complaint alleging a violation of any law that is the subject of this Consent Judgment may take judicial notice of this Judgment. The Defendant waives any objection regarding a Court's jurisdiction to punish for contempt and agrees to appear upon proper notice of a failure to comply with any of the provisions of this Judgment.

IN WITNESS WHEREOF, the parties have executed this Consent Judgment this day of _______, 2008.

STATE OF INDIANA STEVE CARTER Indiana Attorney General

by:

by:

January Portteus

Deputy Attorney General Attorney No. 25741-49

Lars Odgaard, President

SCANDINAVIAN COMFORT, INC.